1 Daniel A. Lev (CA Bar No. 129622) daniel.lev@gmlaw.com Mark S. Horoupian (CA Bar No. 175373) FILED & ENTERED mark.horoupian@gmlaw.com Shantal Malmed (CA Bar No. 351496) shantal.malmed@gmlaw.com MAY 19 2025 GREENSPOON MARDER LLP 1875 Century Park East, Suite 1900 5 Los Angeles, California 90067 **CLERK U.S. BANKRUPTCY COURT** Telephone: 213.626.2311 **Central District of California** BY carranza DEPUTY CLERK Facsimile: 954.771.9264 6 7 Attorneys for Howard M. Ehrenberg, Chapter 11 Trustee 8 UNITED STATES BANKRUPTCY COURT 9 CENTRAL DISTRICT OF CALIFORNIA LOS ANGELES DIVISION 10 11 Case No. 2:23-bk-12359-VZ In re 12 BEVERLY COMMUNITY HOSPITAL Chapter 11 13 ASSOCIATION, dba BEVERLY HOSPITAL, Jointly administered with: a nonprofit public benefit corporation¹, 14 Case No. 2:23-bk-12360-VZ Debtor. 15 Adv. No. 2:25-ap-01097-VZ ☑ Affects all Debtors 16 ORDER APPROVING STIPULATION TO ☐ Affects Beverly Community Hospital 17 Association CONTINUE COMPLAINT RESPONSE DEADLINE 18 ☐ Affects Montebello Community Health Services, Inc. Status Conference 19 Debtor. July 24, 2025 Date: Time: 11:00 a.m. 20 HOWARD M. EHRENBERG, solely in his Place: Courtroom 1368 21 capacity as chapter 11 trustee, 255 East Temple Street Los Angeles, CA 90012 22 Plaintiffs, 23 VS. 24 BIOMERIEUX, INC., 25 Defendant. 26 ¹ The debtors in these chapter 11 cases, along with the last four digits of each debtor's federal tax 27

The debtors in these chapter 11 cases, along with the last four digits of each debtor's federal tax identification number, are: Beverly Community Hospital Association d/b/a Beverly Hospital (6005), and Montebello Community Health Services, Inc. (3550).

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1 The Court, having reviewed and considered the Stipulation to Extend Time to Respond to 2 Complaint ("Stipulation") [AP Docket no. 6, entered into by and between, Plaintiff Howard M. 3 Ehrenberg, the Chapter 11 trustee ("Plaintiff") for the bankruptcy estate of the debtor Beverly 4 Community Hospital Association, on the on hand, and defendant BioMerieux, Inc. ("Defendant"), 5 on the other hand, through their respective counsel, and having determined that notice is proper, 6 and for good cause appearing therefore, 7 IT IS HEREBY ORDERED THAT: 8 1. The Stipulation is approved; and 9 2. Defendant's deadline to respond to Plaintiff's Complaint, as defined in the 10 Stipulation, is hereby extended from May 16, 2025, to and including June 15, 2025. 11 12 ### 13 14 15 16 17 18 19 20 21 22 23 24 Date: May 19, 2025 Vincent P. Zurzolo 25 United States Bankruptcy 26 27

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